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approval of said inspector in like manner as those inspected by the United States Bureau of Animal Industry for interstate trade.

Any person violating any of the provisions hereof, shall be subject to a penalty of not less than \$5 nor more than \$20 for each offense.

PORTLAND, OREG.

Common Drinking Cups and Common Towels—Prohibited in Public Places. (Ord. 29270, July 29, 1914.)

SECTION 1. No person, firm, or corporation in control of or in charge of any railroad station, public school, public building, hotel, saloon, restaurant, theater, armory, or any public place of amusement, or in any lavatory maintained for or used by the general public shall place, furnish, or keep any common drinking cup or common towel for public use or permit their use.

Sec. 2. The term "common drinking cup" as used herein is defined to be any vessel or utensil used in conveying water to the mouth and available to common use by the public or to guests, patrons, or inmates of the places mentioned in section 1. The term "common towel" as used herein shall be construed to mean roller towel or a towel intended or available for common use by more than one person without being laundered after such use.

Sec. 3. Any person, firm, or corporation violating any of the provisions of this ordinance shall, upon conviction thereof in the municipal court, be punished by a fine of not less than \$10 nor more than \$200.

Rabies-Muzzling of Dogs Required. (Ord. 28872, Apr. 24, 1914.)

Section 1. All dogs within the city of Portland not kept or controlled within a sufficient inclosure, led or secured by a line, rope, or chain, or muzzled so effectually as to prevent the animal from biting persons or animals are hereby declared to be a nuisance and a menace to health and safety.

Sec. 2. All persons owning or having control of any dogs within the city of Portland not kept within a sufficient inclosure, led or secured by a line, rope, or chain shall so muzzle the animal as to effectually prevent it from biting persons or animals. The said muzzle shall be of a wire design and shall at all times be properly adjusted so as to cover the dog's nose, mouth, and head and fasten around the neck or to the collar.

SEC. 3. All dogs within the city of Portland which shall be allowed to run at large without being muzzled as provided by section 2 of this ordinance shall, immediately upon the taking effect of this ordinance, be confined within the city pound by the poundmaster or any of his deputies. Any dog so confined by the poundmaster may be reclaimed by the owner thereof within five days after the taking up of such dog, provided such owner shall pay to the poundmaster the sum of \$3 and furnish a muzzle to be placed on such dog. All dogs not so reclaimed by the owner thereof shall be retained for five days within the city pound and then disposed of in the manner provided by law.

POMONA, CAL.

Domestic Animals—Keeping of. (Ord. 408, June 23, 1914.)

Section 1. It is hereby declared to be a nuisance and it shall be unlawful for any person, persons, firm, or corporation, as principal, agent, or employee, to keep or permit to be kept at or upon any premises owned, controlled or occupied by him, them, or it in the said city of Pomona, any chicken coop, yard,

cow house, or inclosure, hogpen, rabbit pen, goat pen, stable, cellar, vault, drain, pool, sewer, sink, or cesspool, in a foul, noxious, or filthy condition.

- SEC. 2. It is hereby declared to be a nuisance and it shall be unlawful for any person, persons, firm, or corporation, as principal, agent, or employee, to keep or maintain within the city of Pomona, any cow or cattle, unless the same shall be provided with an open inclosure which shall contain not less than 625 square feet of surface for each animal so kept, and the said inclosure shall not be less than 40 feet from the nearest residence other than the residence occupied by owner of said cow or cattle. "An open inclosure" referred to in this section shall be construed to mean a space inclosed with a fence with no top or covering thereon, or thereover.
- SEC. 3. It is hereby declared to be a nuisance and it shall be unlawful for any person or persons, firm, or corporation, as principal, agent, or employee, to keep or maintain more than two head of cattle within the district bounded as follows: Beginning at Grand Avenue and Hamilton Boulevard; thence easterly on Grand Avenue to Garey Avenue; thence northerly on Garey Avenue; thence northerly on San Antonio Avenue; thence northerly on San Antonio Avenue to San Bernardino Avenue; thence westerly, southwesterly, and northwesterly on San Bernardino Avenue to Orange Grove Avenue; thence southwesterly on Orange Grove Avenue to Garey Avenue; thence northerly on Garey Avenue to Walnut Street; thence northwesterly on Walnut Street to Park Avenue; thence southwesterly and southerly on Park Avenue to Preciado Street; thence westerly on Preciado Street to Park Drive; thence southwesterly on Park Drive to Orange Grove Avenue; thence southwesterly on Orange Grove Avenue; thence southwesterly on Orange Grove Avenue to Hamilton Boulevard; thence southerly on Hamilton Boulevard to Grand Avenue, the place of beginning.
- Sec. 4. It is hereby declared to be a nuisance and it shall be unlawful for any person, persons, firm, or corporation, as principal, agent, or employee, to keep or permit to be kept any hog or hogs at or upon any premises within the district described in section 3 of this ordinance.
- Sec. 5. It is hereby declared to be a nuisance, and it shall be unlawful for any person, persons, firm, or corporation, as principal, agent, or employee, to slaughter or cause or permit to be slaughtered, any cattle, sheep, goats, or hogs, within the district described in section 3 of this ordinance.
- Sec. 6. It is hereby declared to be a nuisance, and it shall be unlawful for any person, persons, firm, or corporation, as principal, agent, or employee, to keep, or permit to be kept, at or upon any premises owned, controlled, or occupied by him, them, or it, within the district as hereinabove described in section 3, any cattle or horses, unless the manure be cleaned from the premises at least once each day, and placed securely in a box.

The said animal manure shall be removed from the box at least once every two weeks.

Sec. 7. Any person, firm, or corporation, as principal, agent, or employee, who or which shall violate any provision of this ordinance shall be deemed guilty of a misdemeanor and, upon conviction thereof, shall be punished by a fine of not less than \$5 and not exceeding \$100, or by imprisonment in the city jail for a period not exceeding 30 days, or by both such fine and imprisonment; and every judgment or fine for violation of any of the provisions of this ordinance shall direct that in default of the payment of such fine or any part thereof, the person shall be imprisoned in the city jail of the city of Pomona until the fine is satisfied in the proportion of one day's imprisonment for every \$2 of such fine remaining unpaid.

SEC. 8. Ordinance No. 406, and all other ordinances and parts of ordinances in conflict with this ordinance are hereby repealed.